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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/511,617	08/15/2005	Juergen Schultz	11150/87	4036
26646 KENYON & K	7590 06/19/200 ENYON LLP	EXAMINER		
ONE BROADV	VAY	FAULK, DEVONA E		
NEW YORK, N	N1 10004		ART UNIT	PAPER NUMBER
			2614	
			MAIL DATE	DELIVERY MODE
			06/19/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)	Applicant(s)				
		10/511,617	SCHULTZ, JU	SCHULTZ, JUERGEN				
		Examiner	Art Unit					
		DEVONA E. FAULK	2614					
The MAILING DATE of this Period for Reply	communication app	ears on the cover sh	eet with the correspondence	e address				
A SHORTENED STATUTORY P WHICHEVER IS LONGER, FRO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date - If NO period for reply is specified above, the - Failure to reply within the set or extended per Any reply received by the Office later than the earned patent term adjustment. See 37 CFF	M THE MAILING DA ne provisions of 37 CFR 1.13 of this communication. maximum statutory period w riod for reply will, by statute, ree months after the mailing	ATE OF THIS COMN 36(a). In no event, however, vill apply and will expire SIX (cause the application to bec	MUNICATION. may a reply be timely filed 6) MONTHS from the mailing date of tome ABANDONED (35 U.S.C. § 133)	this communication.				
Status								
1) Responsive to communicat	ion(s) filed on 13 M	av 2009						
2a) ☐ This action is FINAL .	` '	action is non-final.						
'	<i>7</i> —		matters, prosecution as to	the merits is				
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
· <u> </u>	ng in the application	า						
	Claim(s) <u>12-25</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allow								
6) ☐ Claim(s) is/are reject								
7) Claim(s) is/are object								
8) Claim(s) are subject		r election requiremen	nt					
	to realisticitation and/or							
Application Papers								
9)☐ The specification is objected	d to by the Examine	r.						
10)⊠ The drawing(s) filed on <u>15 (</u>	<u>) October 2005</u> is/are:	a) <u></u> accepted or b) objected to by the Exa	miner.				
Applicant may not request tha	t any objection to the	drawing(s) be held in a	beyance. See 37 CFR 1.85(a	э).				
Replacement drawing sheet(s) including the correct	ion is required if the dr	awing(s) is objected to. See 3	7 CFR 1.121(d).				
11)☐ The oath or declaration is o	11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing 3) Information Disclosure Statement(s) (Property Paper No(s)/Mail Date		Pap 5) D Noti	rview Summary (PTO-413) er No(s)/Mail Date ce of Informal Patent Application er:					

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 5/13/09 has been entered.

Response to Arguments

- 2. Applicant's arguments, regarding the newly recited claim language, filed 5/13/09, with respect to the rejection(s) of claim(s) 12-25 under 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn.

 However, upon further consideration, a new ground(s) of rejection is made in view of Maston.
- 3. Claims 1-11 are cancelled.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 12-15,18-20,22,24,25 are rejected under 35 U.S.C. 103(a) as being unpatentable over McGregor et al. (US 4,965,833) in view of Maston (US 3,755,625) in further view of Thomas et al. (US 6,424,720).

Claims 12 and 22 share common features.

Regarding **claims 12 and 22**, McGregor discloses a communications device for transmitting acoustic signals in a motor vehicle (column 1, lines 32-38; column 3, lines 41-54 abstract, Figure 1), comprising:

at least two transmitter devices configured to transmit acoustic signals (Figure 2, front/rear microphones 6 and 9, amplifier/electrical conditioning units 8,11);

at least two receiver devices configured to emit acoustic signals (Figure 2, front/rear loudspeakers 7 and 10, Figures 2,5 and 6; column 3, lines 41-54);

a control unit configured to activate and deactivate at least the transmitter devices (switching unit 12, Figure 2; column 3, lines 27-33; column 1, lines 32-47);

wherein at least one transmitter device and at least one receiver device are assigned to a spatial position (column 2, lines 1-15, "favorable acoustic position"), the transmitter devices configured to detect signal levels in accordance with the control unit switching unit 12, Figure 2; column 2, line 56- column 3, line 40; column 1, lines 32-47), the control unit configured to activate a transmitter device (column 2, line 56- column 3, line 40), the control unit assigned at least one control element configured to at least one of (a) selectively deactivate at least one transmitter device independently of an applied signal level (on/off switch, latch switch 24, push-button 25, by which the

amplifier/electrical conditioning unit can be selectively deactivated; column 5, line 45-column 6, line 36).

McGregor fails to disclose that the signal level of at least one transmitter is weighted by means of the control element and that the signal level at the transmitters can be measured by means of the control element and only the transmitter with the highest signal level is activated.

Maston disclose a multi-microphone-loudspeaking system including a comparator that selects the microphone with the greatest output and connects it while simultaneously disconnecting the other microphones (abstract; his reads on the activating only one transmitting device language recited in the claims and weighing signal levels of at least one transmitter device. It would have been obvious to modify McGregor so that the signal levels from each of the microphones are weighted and so that only the transmitter with the highest signal level is activated in order to minimize background noise.

McGregor as modified fails to disclose that the control unit attenuates or amplifies the signal level of each transmitter device in accordance with a respective weighting factor based on the weight.

Thomas teaches of attenuating the signal level of each transmitter in accordance with a respective weighting factor (see abstract; column 1, line 58-column 2, line 67; column 8, lines 8, lines 26-67).

It would have been obvious to modify McGregor as modified by Maston so that the signal level or each transmitter is attenuated in accordance with a respective weighting factor for the benefit of reducing echo and to better adapt sound to space.

Regarding **claim 13**, McGregor as modified discloses wherein the control element is configured to deactivate at least one receiver element independently of the signal levels (McGregor, column 2, line 56- column 3, line 40; column 6, line 10-column 7, line 6).

Regarding **claim 14**, McGregor as modified discloses wherein the transmitter devices include at least one of (a) a microphone and (b) a microphone array (McGregor; column 2, line 56- column 3, line 40).

Regarding **claim 15**, McGregor as modified discloses wherein the receiver devices include a loudspeaker (McGregor; column 2, line 56- column 3, line 40).

Regarding **claim 18**, McGregor as modified discloses further comprising echo compensators arranged between the transmitter devices and the receiver devices (McGregor; column 2, line 56- column 3, line 40; column 6, line 10-column 7, line 6).

Regarding **claim 19**, McGregor as modified discloses further comprising attenuation devices arranged between the transmitter devices and the receiver devices (McGregor, Figure 2; column 3, lines 21-40).

Regarding **claim 20**, McGregor as modified discloses wherein the control element includes at least one of (a) a non-locking key, (b) a switch, (c) a rotary

transducer and (d) a pressure transducer (McGregor; column 2, line 56- column 3, line 40; column 6, line 10-column 7, line 6; switching unit).

Regarding **claims 24 and 25**, the prior art has recognized selectively deactivating at least one receiver device independently of an applied signal level (see McGregor as applied to claim 13 above). It would have been obvious to try, with a reasonable expectation of success, selectively deactivate at least one transmitter device independently of an applied signal, for the benefit of reducing background noise.

6. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over McGregor et al. (US 4,965,833) in view of Maston (US 3,755,625) in view of Thomas et al. (US 6,424,720) in further view of Schaaf (WO 99/49698).

Regarding **clam 17**, McGregor as modified fails to disclose of time-delay elements configured to compensate for differences in propagation time. Schaaf discloses time-delay elements configured as claimed (page 2-3 of translation). It would have been obvious to modify McGregor as modified to include time-delay elements to compensate for differences in propagation in order to determine the location of a source.

7. **Claim 16,** are rejected under 35 U.S.C. 103(a) as being unpatentable over McGregor et al. (US 4,965,833) in view of Maston (US 3,755,625) in view of Thomas et al. (US 6,424,720) in further view of Lee et al. (US 4,449,238).

Regarding **claim 16**, McGregor as modified fails to disclose wherein the control unit is configured to one of (a) deactivate an assigned receiver device of an active

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transmitter device and (b) reduce a level of the assigned receiver device of the active transmitter device. Lee discloses wherein the control unit is configured to one of (a) deactivate an assigned receiver device of an active transmitter device and (b) reduce a level of the assigned receiver device of the active transmitter device (Lee, column 2, lines 32-66). It would have been obvious to modify McGregor as modified so that the control unit reduces a level of the assigned receiver device of the active transmitter for the purpose of controlling the output level.

8. Claims 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over McGregor et al. (US 4,965,833) in view of Maston (US 3,755,625) in view of Thomas et al. (US 6,424,720) in further view of Yoshioka (JP 10-032898).

Regarding claims 21 and 23, McGregor as modified discloses a display (illuminating means provided for the latch switch and push-buttons; McGregor).

McGregor as modified fails to disclose further comprising a multifunction operation unit configured to display a position of the transmitter devices and the receiver devices, the control element assigned to the multifunction operation unit and configured to display seating positions corresponding to positions of the transmitter devices and receiver devices. Yoshioka discloses a display (1, Figure 1) that displays each seat position (see abstract). Each seat position corresponds to a sound field position. In light of the prior art, it would have been obvious to try to have the seat position correspond to a transmitter and receiver position, with a reasonable expectation of success, in order to set a sound field at a desired seat position

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DEVONA E. FAULK whose telephone number is (571)272-7515. The examiner can normally be reached on 8 am - 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chin can be reached on 571-272-7848. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Devona E. Faulk/ Primary Examiner, Art Unit 2614